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GOVERNMENT TO GOA (4)

Department of Finance

Revenue and Expenditure Division

Notification

5/6/87-Fin (R & C) (III)

Whereas certain draft rules to amend the Goa Sales Tax Rules, 1964, were published as required by sub-section (1) of section 36 of the Goa Sales Tax Act, 1964 (Act 4 of 1964), in the Official Gazette, Series I, No. 28 dated 10-10-1996, under Notification No. 5-6-87-Fin (R&C) (III) dated 6-9-1996 of the Finance (Revenue and Control) Department, Government of Goa, inviting objections and suggestions from all persons likely to be affected thereby till 30 days from the date of publication of the said Notification in the Official Gazette;

And whereas the said Gazette was made available to the public on 10-10-1996;

And whereas no objections and suggestions have been received from the public on the said draft by the Government.

Now, therefore, in exercise of the powers conferred by section 36 of the Goa Sales Tax Act, 1964 (Act 4 of 1964), and all other powers enabling it in that behalf, the Government of Goa hereby makes the following rules so as to amend the Goa Sales Tax Rules, 1964, namely:—

- 1. Short title and commencement:—(1) These rules may be called the Goa Sales Tax (Amendment) Rules, 1996.
 - (2) They shall come into force at once.
- 2. Amendment of rule 15. In rule 15 of Goa Sales Tax Rules, 1964, in sub-rule (4), for clause (e), the following shall be substituted, namely:-
- "(e) In calculating the taxable turnover, the Unit Canteens run by Officers of the Armed Forces of India, besides other deductions referred to in the Act and Rules, may also deduct from their gross turnover the amount of sales of goods except those specified in the Appendix hereto, obtained from the Canteen Stores Department (India) or from the Indian Naval Canteen Services, provided that such sales are at prices fixed by the Government of India and they are shown to the satisfaction of the Assessing Authority

to have been made to the members of the Armed Forces of the Indian Union including civilian personnel of the Armed Forces paid from Defence Estimates stationed in athis State: From the College of the first when its transferrent, College transferrent of the college of the co

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- (1) Air conditioning plant including air conditioners and air coolers and components, part and accessories.
- (2) Refrigeration plants and all kinds of refrigerating appliances and equipments including refrigerators, deep freezers, mechanical water coolers, bottle coolers, walk-in coolers and components, parts and accessories of any of them.
- (3) Television sets and antennas, television cameras, television monitors and components, parts and accessories of any of them.
- (4) Closed circuit television, cameras, video television, video cassettes, video player, audio cassettes players and recorders disc players, parts and accessories and components of any of them.
- (5) Electrical and electronic instruments, apparatus and appliances, a the second of th
- (6) Motor vehicles, motor cycles, motor scooters, motorette

By order and in the name of the Governor of Goa.

S. V. Madkaikar, Under Secretary (Fin-Exp.).

Panaji, 9th December, 1996. ende Thekkey to seetak modigie.

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Notification

The following draft amendment which is proposed to be made to the Goa, Daman and Diu Ports Rules, 1983, is hereby prepublished as required by sub-section (2) of section 6 of the Indian Ports Act, 1908 (Central Act 15 of 1908), for information of the persons likely to be affected thereby and notice is hereby given that the said draft amendment will be taken into consideration by the Government on the expiry of 15 days from the date of publication of this Notification in the Official Gazette.

All objections and suggestions to the draft amendment may be forwarded to the Under Secretary to the Government of Goa, Transport Department, Secretariat, Panaji before the expiry of 15 days from the date of publication of this Notification in the Official Gazette.

DRAFT AMENDMENT

In exercise of the powers conferred by section 6 read with section 33, 39, 46 and 47 of the Indian Ports Act, 1908 (Central Act 15 of 1908), the Government of Goa hereby makes the following rules so as to amend the Goa, Daman and Diu Port Rules, 1983, as follows:—

- 1. Short title and commencement:— (1) These rules may be called the Goa Ports (Amendment) Rules, 1996.
 - (2) They shall come into force at once.
- 2. Amendment of rule 2.— In rule 2 of the Goa, Daman and Diu Ports Rules, 1983 (hereinafter called the "Principal Rules").
 - (i) after clause (a), the following shall be inserted, namely:—
 - "(aa) 'allied crafts' means vessels used for loading/unloading or towing or assisting the main vessels".
 - (ii) after clause (c), the following shall be inserted, namely:—
 - "(cc) 'Coastal vessel' means a vessel which is engaged in carriage by sea of passengers or cargo from any port or place in India to any other port or place in India."
 - "(ccc) 'deadweight carrying capacity (DWT)' means the difference between light and loaded displacement and is the weight of cargo stores, ballast, fresh water, fuel oil, crew, passengers and effects on board".
 - (iii) after clause (e), the following shall be inserted, namely:—
 - "(ee) 'foreign vessel' means a vessel engaged in trading between any port or place in India and other port or place or between ports or places outside India".
 - (iv) after clause (g), the following shall be inserted, namely:—
 - "(gg) 'midstream loading/unloading of vessels' means vessels loading/ unloading within the limits/jurisdiction of a port".
 - (v) after clause (m), the following shall be inserted, namely:—
 - "(mm) 'tonnage' means the gross registered tonnage determined according to the relevant rules in force".
 - 3. Insertion of new rule: After rule 64 of the principal Rules, the following rule shall be inserted, namely:—
 - "64-A. Port dues/cargo related changes for loading/unloading at midstream:— Port dues or cargo related charges and other fees shall be levied for midstream loading/unloading at ports at the rates specified in Schedule II".
 - 4. Amendment of Schedule: The existing Schedule appended to the principal Rules shall be re-designated as Schedule I and after Schedule I so re-designated, the following Schedule shall be inserted, namely:—

"SCHEDULE II"

Schedule of Port dues for Vessels at Midstream loading/unloading

(1) Sea going mechanised and non-mechanised craft (for first 25 tons) - Rs. 100/-

For every additional 20 tons - Rs. 20/-

- (2) Detention charges for delay in arrival of a craft.
 - (i) Exceeding 3 hours but not exceeding 6 hours.
- (a) When total Import and Export cargo is not more than 200 tons: Rs. 60/-:
- (b) When total Import and Export cargo is more than 200 tons: Rs. 90/-.
- (ii) Exceeding 6 hours, irrespective of tonnage of cargo to be handled;— Rs. 150/-.
- (3) Moorings:--
- (1) Mechanised Craft of

Upto 50 tons	per day or part thereof	— Rs. 5/-
Above 50 tons and upto 100 tons	per day or part thereof	— Rs. 7/
Above 100 tons and upto 500 tons	per day or part thereof	—Rs. 10/
Above 500 tons and upto 1000 tons	per day or part thereof	Rs. 15/
Above 1000 tons and upto 2000 tons	per day or part thereof	Rs. 25/-
Above 2000 tons and upto 5000 tons	per day or part thereof	—Rs. 40/-
Above 5000 tons	per day or part thereof	Rs. 50/-

(2) Other Crafts

Half of fees specified in (1) above

(4) Port Due per ton per entry.

Mechanicals/non-Mechanical vessels for loading/unloading whether ballast/empty/loader at Midstream—Rs. 0.28.

- (5) Cargo related Port Dues/Bulk Cargoes.
- (i) Bauxite, Iron Ore, Manganese Ore, Calcinated Bauxite Clay China and others, Coal and coke, Gypsum Lime Stone, Phosphate sand, or ballast, Iron Ore pellets, Ferro Manganese and for all other minerals/bulk cargoes the following rates shall be levied:—

(1) (2)	Vessels upto Vessels from	59,999 DWT 60,000 DWT	— Rs. 2.40
()		99,999 DWT	— Rs. 2.80
(3)	Above	100,000 DWT	Rs. 3.00

Note:-

- (1) All allied crafts, namely Transhippers and Tugs, etc. used for facilitation of loading/unloading at midstream are exempted from item Nos. (2), (3), (4) and (5) of the above mentioned rates and rule 64 of the Rules, 1983.
- (2) All the above rates shall be for a minimum of 10 years period without any excalation.
- (3) In calculating the port dues, the day of entry of a vessel within/into the limits of the port will be reckoned as the day of payment due irrespective of the actual day of payment.

By order and in the name of the Governor of Goa.

Celina Dias e Caldeira, Under Secretary (Transport).

Panaji, 28th November, 1996.

Department of Law and Judiciary

Legal Affairs Division

Notification

7-8-96/LA

The Goa Municipalities (Amendment) Act, 1996 (Goa Act 15 of 1996), which has been passed by the Legislative Assembly of Goa on 8-8-1996 and assented to by the Governor of Goa on 22-11-1996, is hereby published for general information of the public.

P. V. Kadneker, Joint Secretary (Law).

Panaji, 27th November, 1996.

THE GOA MUNICIPALITIES (AMENDMENT) ACT, 1996

(Goa Act No. 15 of 1996) [22-11-1996]

AN

ACT

further to amend the Goa Municipalities Act, 1968.

Be it enacted by the Legislative Assembly of Goa in the Forty-seventh Year of the Republic of India as follows:—

- 1. Short title and commencement.— (1) This Act may be called the Goa Municipalities (Amendment) Act, 1996.
 - (2) It shall come into force at once.
- 2. Amendment of section 2.— In section 2 of the Goa Municipalities Act, 1968 (Act 7 of 1969) (hereinafter referred to as the 'principal Act'),—
 - (a) for clause (7), the following shall be substituted, namely:—

- "(7) "Collector" means the Collector of North Goa District and South Goa District and also includes the Additional Collector of North Goa District and South Goa District, respectively;";
- (b) for clause (11), the following shall be substituted, namely:—
 - "(11) "Director" means the person appointed by the Government to be the Director of Urban Development;".
- 3. Amendment of section 46.— In section 46 of the principal Act, in 'Explanation', for the word and figures "section 16", the words and figures "section 16 or section 46" shall be substituted.
- 4. Amendment of section 71.—In section 71 of the principal Act, for sub-section (2), the following shall be substituted, namely:—
 - "(2) The Director or any Officer designated by him shall exercise such powers and perform such duties as are conferred and imposed upon him by this Act or any rules made thereunder. The Director or any Officer designated by him shall also exercise such powers and perform such duties as are conferred and imposed upon the Collector by this Act or any rules made thereunder except those relating to land revenue matters specified under section 85 of the Act. The Government may, by Notification in the Official Gazette, direct that any power (Except the power to make rules) or duty which by this Act or by any rule made thereunder is conferred or imposed upon it shall in such circumstances and under such conditions, if any, as may be specified, be exercised or performed also by the Director or the Collector."
- 5. Amendment of section 72.— In section 72 of the principal Act.—
 - (a) in sub-section (2), for clause (vi), the following shall be substituted, namely:—
 - "(vi) any other officer or servants of the Council except Group 'D' posts as may be designated by the Government in this behalf;";
 - (b) in sub-section (5), for clause (b), the following shall be substituted, namely:—
 - "(b) common cadre of all or any of the officers or servants of the Council specified in sub-section (2);"
- 6. Amendment of section 73.— In section 73 of the principal Act, for sub-section (2), the following shall be substituted, namely:—
 - "(2) The qualifications, pay allowances and other conditions of service and method of recruitment of any such officers and servants shall be determined by general or special order made by the director in this behalf".
- 7. Amendment of section 88.— In section 88 of the principal Act.—
 - (a) for sub-section (3), the following shall be substituted, namely:—
 - "(3) Notwithstanding anything contained in sub-section (1), a Council may lease its immovable property for a period not exceeding three years with appropriate annual rate of increase in rent and the lessee shall not be allowed to make any permanent constructions on such immovable property.

Such lease may be renewed by the Council beyond the period of three years with the permission of the Director, who shall decide the resonability of annual increase in rentals before issuing permission for extending the lease period:

Provided that in respect of immovable property of a Council where the period has already expired and the leases are not renewed, the Council may renew the leases of such immovable properties at such rate of rental which shall not be less than Rs. 30/- per sq. metre per month but not exceeding Rs. 40/- per sq. metre per month in case of commercial establishment and shall not be less than Rs. 15/- per sq. metre per month but not exceeding Rs. 20/- per sq. metre per month in case of residential establishment, the reasonability of which shall be decided by the Director before issuing permission for extending the lease period.";

- (b) after sub-section (3), the following shall be inserted, namely:—
 - "(4) If any person refuses or fails to vacate the Municipal Premises after expiry of lease period or for any other reason and after due notice from the Council, he shall be evicted from the said premises by the Director or any other Officer authorised by him in this behalf and designated as Estate Officer and notified under the provisions of the Goa Public Premises (Eviction of Unauthorised Occupants) Act, 1988 (Act 22 of 1988).".
- 8. Amendment of section 101.— In clause (a) of sub-section (1) of section 101 of the principal Act, for the words "other than those belonging to the Government or the Central Government", the words and figures "other than those belonging to the Government, Central Government or duly registered Freedom Fighters" shall be substituted.
- 9. Amendment of section 109.—In section 109 of the principal Act,—
 - (i) for sub-section (1), the following shall be substituted, namely:—
 - "(1) The Government may appoint such Municipal Engineers to be authorised Valuation Officers for the purposes of this Act.";
 - (ii) Sub-sections (2) and (3) shall be omitted.
- 10. Amendment of section 293.— In section 293 of the principal Act,—
 - (i) in sub-sections (1), (2), (3) and (4), for the word "Collector", wherever it occurs, the word "Director" shall be substituted;
 - (ii) in sub-sections (2), (3) and (4), for the wor 'Director', wherever it occurs, the words "Administrative Tribunal" shall be substituted.

Secretariat Annexe, Panaji, Dated: 27-11-1996 B. S. SUBBANNA, Secretary to the Government of Goa, Law Department (Legal Affairs)

Department of Personnel

Notification

1/4/90-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, and the Governor of Goa hereby makes the following rules to regulate the recruitment to the Goa General Service, Group 'A' Gazetted posts in the Directorate of Health Services, Government of Goa, namely:—

- 1. Short title, application and commencement.— (1) These rules may be called the Government of Goa, Directorate of Health Services, Group 'A' Gazetted posts, Recruitment Rules, 1996.
- (2) They shall apply to the posts specified in column 1 of the Schedule to these rules (hereinafter called as the "said Schedule").
- (3) They shall come into force from the date of their publication in the Official Gazette.
- 2. Number, classification and scales of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule:

Provided that the Government may vary the number of posts in column 2 of the said Schedule from time to time subject to exigencies of work.

- 3. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters connected there with shall be as specified in columns 5 to 13 of the said Schedule.
- 4. Disqualification.—No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- 5. Power to relax.— Where the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Goa Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Saving.— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for scheduled castes and other special categories of persons in accordance with the orders issued by the Government from time to time in that regard.
- 7. These rules are issued in consultation with the Goa Public Service Commission vide their letter Nos. COM/II/13/24(1)/96 and COM/II/13/24(2)/96 dated 26-8-96.

By order and in the name of the Governor of Goa.

S. S. Keshkamat, Joint Secretary (Personnel).

Panaji, 9th October, 1996.

	Circumstances in which the Goa Public Service Commission is to be consulted in making reccuiment	13	As required under the Goa Public Service Commission (Exemption from Consultation). Regulations, 1988. Consultation with the G. P. S. C. is necessary for making direct recruitment, promotion, selecting an officer for appointment on deputation and amending/relaxing any of the provisions of these rules.
	If a D. P. C. exists, what is its composition	12	Group 'A' D. P. C. consisting of:— (1) Chairman/ Member, G. P. S. C.— Chairman (2) Chief Secretary or his nominee —Member. (3) Administrative Secretary/Head of Department —Member. (For promotion and confirmation only).
	in case of recruitment by promotion/ deputation/transfer, grades from which promotion//deputation/transfer is to be made	Ξ	Promotion: Junior Anaesthetist with 5 years regular service in the grade.
	Method of recruitment, whether by direct recruitment or by promotion or by deputation////////////////////////////////////	10	By promotion failing which by direct recruitment.
LE	the case of promotees. In a pay 1 and 1 apply in the case of promotees. If a pay 2 and 2	6 8	Age: No Two Qualifi- years. cation:- Yes
SCHEDULE	Whether age & educational qualifications prescribed for		1
SCI	1972 Educational and other qualifications required for direct recruits	,	(i) A recognised Medical qualification included in the First or Second Schedule of the Third Schedule (other than II-centiate qualification) to the Indian Medical Council Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should also fulfil the conditions stipulated in sub-section(3) of section 13 of the Indian Medical Council Act, 1956. (ii) Post-graduate degree in the speciality concerned. (iii) 3 years work in a responsible position connected with their speciality after post-graduation degree.
SC Company of the SC Company o	Gird A Line States, 1972 Whether the benefit of added under Rule 30 of CCS under Rule 30 of	6 6(a) 7	Not exceeding No. Essential: 40 years (Re- laxable for qualification included in the First or Second Schedle overnment servants upto 5 years in accorching accorching with the instructions or orders issued by the Government from time. Third Schedule should also fulfil the conditions to time). In the speciality concerned: (ii) Post-graduate degree, in the speciality after post-graduation degree. (iii) 3 years work in a responsible postion connected with their speciality after post-graduation degree. (iv) Knowledge of Konkani.
	Where the pay control of the pay selection bost or direct for mon-tion post or direct recruits of added years of service is admissible whether the benefit of added whether the benefit of added years of service is admissible pay selection of service is admissible whether the benefit of added years of service is admissible pay whether the benefit of added years of service is admissible pay of CCS whether the pay of t		Rs. 3000- Selec- Not exceeding No. Essential: 1-100- tion. 40 years (Re- (1) A rea 3500- laxable for laxable for theFin 4500 servants upto 5 Sched years in accorparactis- dance with the instructions or allowance orders issued approved by the Govern- cottine) stipul ment to time. (iii) Post-gath for the fine or the fine of the sible of the s
	tion service is admissible whether the benefit of admissible whether the benefit of added whether the benefit of admissible whether the be	5 6	100- Selec- Not exceeding No. Essential: 1100. 40 years (Re- (i) A real laxable for qualify the Fin government of servants upto 5 Sched years in accorcental dance with the instructions or orders issued by the Govern- Third ment from time also for time). 1100. Third instruction in the instruction or central the inst

availability of suitable cardidate with the knowledge of Konkani, this requirement can be relaxed

Knowledge

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13		tion, selecting an officer for appointment on deputation and amending/relaxing any of the provisions of these rules.		As required under the Goa Public Service Commission (Exemption from Consultation) Regulations, 1988. Consultation with the G. P. S. C. is necessary for making direct rectuitment, promotion, selecting
12	Group 'A' D. P. C. consisting of :— (I) Chairman/ Member, G. P. S. C.— Chairman (2) Chief Secretary or his nominee —Member.	(3) Administrative Secretary/Head of Department—Member. (For promotion and confirmation only).		Group 'A' D. P. C. consisting of:— (1) Chairman/ Member, G. P. S. C.— Chairman (2) Chief Secretary or his nominee —Member. (3) Administrative Secretary/Head of Department —Member.
11	Not Applicable.			Promotion/Transfer on deputation—Officers of the Central/State Government Administration. (a)(i) holding analogous posts on regular pasis; or lar pasis; or lij) with 5 years regular service in the, scale, of Rs.
10	By direct recruitment.			Promotion/Transfer on deputation failing which by
6	Two			Two years.
∞	Not Applicable.			Not cable.
7	A recognised Medical qualification included in the First or Second Schedule or Part II of the Third Schedule (other than licentiate qualification) to the Indian Medical Council Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should also fulfil the conditions	stipulated in sub-section (3) of section 13 of the Indian Medical Council Act, 1956. Post-graducate degree in the speciality concerned. 3 years work in a responsible position connected with their speciality after post-graduation degree.	Knowledge of Konkani. Note: In case of non-availability of suitable candidate with the knowledge of Konkani, this requirement can be relaxed. Desirable: Knowledge of Marathi.	ntial: A recognised Medical qualification included in the Firstor Second Schedule or Part II of the Third Schedule (other than licentiate qualification) to the Indian Medical Countel Indian Medical Countel Act, 1956. Holders of educational qualifications included in Part II of the Third Schedule should also fulfil the conditions
(8)	Esse (f)	(E)	(iv) Kn Not Des	(i) A re quality of the Property of the Proper
(8)	No Esse	(E) (E)		
6 6(a)	Not exceeding No Esse 40 years (relax-dyears (relax-ernment servants upto 5 years in accordance with instructions or orders issued by the Government from			Not exceeding Esser 40 years (relaxable for Government servants upto 5 years in accordance, with instructions, or orders issued by the Government from time, to time).
	Not Not exceeding No Esse Appli- 40 years (relax- cable. able for Gov- ernment ser- vants upto 5 years in accor- dance with instructions or orders issued by the Gov- ernment from	(E) (E)		Not exceeding Esser 40 years (relaxable for Government servants upto 5 years in accordance, with instructions, or orders issued by the Government from time, to time).
.9	Appi- 40 years (relax- cable. able for Government servants upto 5 vants upto 6 vants issued dance with instructions or orders issued d by the Government from	(E) (E)		Rs. 3000- Not Not exceeding Esser-100- Appli- 40 years (relax-3500- 125- ernment ser-4500 vants upto 5 plus non-years in accoring allow-structions, or proved by corders issued the Gov- by the Govern-ernment from time.
. 5 . 6.	Rs. 3000- Not Not exceeding No Esse 1-100- Appli- 40 years (relax-125- ernment ser-4500 vants upto 5 plus Non-practis- dance with ing allow- instructions or ance ap- orders issued proved by by the Government from	ne ne time to time). (ii) (iii) (iii)		Rs. 3000- Not Not exceeding Esser-100- Appli- 40 years (relax-3500- 125- ernment ser-4500 vants upto 5 plus non-years in accorning allow-structions, or proved by corders issued the Gov- by the Govern-ernment ment from time.
. 5 . 6.	Rs. 3000- Not Not exceeding No Esseral-100- Appli- 40 years (relax- i) ce 3500- cable. able for Government ser- 4500 vants upto 5 to plus Non- years in accorpractis- dance with ing allow- instructions or ance ap- orders issued proved by by the Government from	ne ne time to time). (ii) (iii) (iii)		Not Not exceeding Essea Appli 40 years (telax- able for Gov- ernment ser- vants upto 5 years in accor- dance with in- structions, or orders issued by the Govern- ment from time to time).

(The departmental officers in the feeder category who are in the direct line of promotion will not be eligible for consideration. Similarly, deputationist shall not be eligible for consideration for appointment by proconsideration for appointment by promotion).

13	
12	
1	(a)(i) holding analogous posts on a regular basis; or sis; or sis; or (ii) with 5 years regular service in the scale of Rs.2200-4000 or equivalent; and cational qualifications and experience prescribed for direct recruitments under column (7). (Period of deputation in another ex-cadre post held immediately in same or some other organisately in same or some other organisation/department of the Central/State Government, shall not exceed 3 years).
9 10	
8	of o
	Indian Medical Council Act, 1956. (ii) Post-graducate degree in the speciality concerned. (iii) 3 years work in a responsible position connected with their speciality after post-graduation degree. (iv) Knowledge of Konkani. Note: In case of non-availability of suitable candidate with the knowledge of Konkani, this requirement can be relaxed. Desirable: Knowledge of Marathi.
6(a)	(i) (ii) (i)
9	
S	
3 4	
1 2	(6) Senior 2 Opa- (1996) thalmic Surgeon (7) Senior 2 Radiolo- (1996) gist. Subject to vari- ation depend- ent on work- load.

(5) Senior Gynae-cologist

an officer for appointment on deputation and amending/re-laxing any of the provisions of these rules.	As required under the Goa Public Service Commission (Exemption) (Exemption) Regulations, 1988. Consultation with the G. P. S. C. is necessary for making direct recruitment, promotion, selecting on officer for appointment on deputation and amending/relaxing any of these Rules.
	Group 'A' D. P. C. consisting of:— (1) Chairman/ Member, G. P. S. C.— Chairman (2) Chief Secretary or his nominee—Member. (3) Administrative Secretary/Head of Department—Member. (For confirmation and promotion).
(b) possessing educational qualifications and experince prescribed for direct recruits under column (7). The Departmental Junior Surgeon with 5 years regular service in the grade and possessing educational qualifications and experiance prescribed for direct recruits under column(7), shall also be considered along with the deputationists and if he is selected for appointment to the post, it shall be deemed to have been filled by pro-	motion. (The period of deputation shall or deputation shall or deputation shall not exceed three years). Promotion: Junior Orthopaedic Surgeon/Junior Parediatrician/Junior Physician/Junior Physician/Junior Opthalmic Surgeon/Junior Opthalmic Surgeon/Junior Radiologist with 5 years regular service in the grade. Transfer on deputation: Officers under the Central/Sate Government and Union Territories administration—
	50% by promotion failing which by transfer on deputation. 50% by direct recruitment.
	Age: No Two Qualifi- years. cation: Yes.
stipulated in sub-section(3) of section 13 of the Indian Medical Council Act, 1956. (ii) Post-graduate degree in the speciality concerned. (iii) 3 years work in a responsible position connected with their speciality after post-graduation degree. (iv) Knowledge of Konkani. Note: In case of non-availability of suitable candidate with the knowledge of Konkani, this requirement can be relaxed. Desirable: Knowledge of Marathi.	Essential: (i) A recognised Medical Qualification included in the First or Second Schedule or Part II of Third Schedule (other than licentiate qualification) to the India Medical Council Act, 1956. Holders of educations included in Part II of the Third Schedule should also fulfill the conditions stipulated in subsection 13 of the section 13 of the
(ii) (x)	Not exceeding 40 years (Relaxable for Government servants upto 5 years in accordance with instructions or orders issued by the Government from time to time).
	Goa Rs. 3000- Selec-General -100- tion Service 3500- Group -125- 'A' Ga4500 zetted. plus non-practis- ing allow- ance approved by the Gov- ernment from time to time
•	(1) Senior 2 Goa Orthopae- (1996) General dic Service Surgeon 'A' Ga- (2) Senior 2 zetted. Paediatri- (1996) cian (3) Senior 2 Physician (1996) gist (5) Senior 3 Gynae- (1996)

As required under the Goa Public Service Commission (Exemption from Consultation) Regulations, 1988. Consultation with the G. P. S. C. is necessary for making direct recruitment, promotion, selecting an officer for appointment on deputation and amending/relaxing any of the provisions of these Rules.			an en
Group 'A' D. P. C. consisting of:— (1) Chair man/Member, G. P. S. C.— Chairman (2) Chief Secretary or his nominee—Member. (3) Administrative Secretary/Head of Department—Member. —Member. (For confirmation).			
Not applicable.			
Ment.	12		
Appli- years. 1 cable.	·		
No Essential: (i) A recognised Medical Qualification included in the First or Second Schedule or Part II of Third Schedule (Other than licentiate qualification) to the India Medical Council Act, 1956. Holders of educational qualifications included in Part II of the third Schedule should also fulfill the conditions stipulated in sub-section (3) of section 13 of the Indian Medical Council Act, 1956. (ii) Post-graduate degree in the speciality concerned. (iii) Knowledge of Konţani. Note: In case of non-availability of a suitable candidate with the knowledge of Konţani this requirement can be relaxed. Desirable: Knowledge of Marathi.			
-75- Appli- 35 years (Re- 2800- cation. laxable for -EB- Government -100- servants upto 5 4000 plus years in accor- non-pra- dance with the citising al- instructions or lowance orders issued approved by the Govern- by the ment). Govern- ment from time to time.			
General Service Group 'A' Ga- zetted.		4 (1996) Sub- ject to vari-	on d.
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Department of Transport

Notification

1/17/96-IWT

In exercise of the powers conferred by section 6 read with section 33, 39, 46 and 47 of the Indian Ports Act, 1908 (Central Act 15 of 1908), and section 21 of the General Clauses Act, 1897 (Central Act 10 of 1897), the Government of Goa hereby rescinds the Government Notification No. 1/17/96-IWT dated 9-7-1996, published in the Official Gazette (Extraordinary No. 2), Series I No. 15 dated 11-7-1996, with immediate effect.

By order and in the name of the Governor of Goa. Celina Dias e Caldeira Under Secretary (Transport). Panaji, 26th November, 1996.

Department of Urban Development

Notification

3/13-10/84-UDD/2376

The following draft rules which the Government of Goa proposes to make in exercise of the powers conferred by section 306 read with sub-section (6) of section 72 of the Goa Municipalities Act, 1968 (Act 7 of 1969) are hereby published as required by sub-section (3) of section 306 of the said Act for the information of the persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

All objections and suggestions to the said draft may be forwarded to the DMA and ex-officio Joint Secretary Urban Development Department, before the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

DRAFT RULES

In exercise of the powers conferred by section 306 read with sub-section (6) of section 72 of the Goa Municipalities Act, 1968 (Act 7 of 1969) and in supersession of all earlier Notifications in this regard, the Government of Goa hereby makes the following rules, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa Municipalities (Common Cadre of Chief Officers) Rules, 1996.
 - (2) They shall come into force at once.
- 2. Definitions.— In these rules unless the context otherwise requires;—
 - (a) "Act" means the Goa Municipalities Act, 1968 (Act 7 of 1969);
 - (b) "common cadre" means the cadre constituted under clause (a) of sub-section (5) of section 72 of the Act;
 - (c) "Director of Municipal Administration" means the person appointed by the Government to be the Director of Municipal Administration under the Act;
 - (d) "section" means a section of the Act.

- (e) "Civil service" means the Goa Civil Service as defined in the Goa Civil Service Rules, 1967.
- 3. Classification of common cadre.— The common cadre of Chief Officers shall have following grades, namely:—
 - (i) Senior Group A in the pay scale of Rs. 3000-100-3500-125-4500/-

for all 'A' class Municipal Councils;

(ii) Junior Group A in the pay scale of Rs. 2200-75-2800-EB-100-4000/-,

For all 'B' class Municipal Councils;

(iii) Group B in the pay scale of Rs. 2000-60-2300-EB-75-3200-100-3500/-,

For all 'C' class Municipal Councils.

- 4. Method of recruitment.— (i) The post of Chief Officer of Senior Group A shall be filled in by transfer on deputation of Senior Grade Officers of the Civil Service.
 - (ii) The post of Chief Officer of Junior Group A shall be filled in by transfer on deputation of Junior Grade officers of the Civil Service.
 - (iii) The post of Chief Officer of Group B shall be filled in by transfer on deputation of the Officers of the grade of Mamlatdars/Joint Mamlatdars/Section Officers in the Secretariat and Superintendents outside the Secretariat.
- 5. Procedure for filling the posts.— (i) Whenever there is a vacancy of Chief Officer in any Municipal Council the Director shall intimate the vacancy to the Personnel Department which in turn shall fill up the post in consultation with the Urban Development Department.
 - (ii) The Government shall have powers to transfer the Chief Officer so appointed from one Municipal Council to another of the same class, at any time.
- 6. Period of deputation.— The normal period from which an Officer shall be sent on deputation to the common cadre constituted under clause (a) of sub-section (5) of section 72 of the Act, shall be of 3 years. However, the Government may extend or reduce this period as and when necessary, in public interest.
- 7. Pay and allowances.— An officer on deputation may elect to draw either the pay in the scale of pay of the deputation post or his own pay in the parent cadre, plus deputation (duty) allowance as applicable from time to time. In no case shall the pay so fixed be less than the minimum of the scale of the ex-cadre post.
- 8. Transitional provisions.— (i) On and from the date of coming into force of these rules and until eligible officers are appointed to hold the post of Chief Officers in accordance with these rules, such posts may continue to be held by officers who are holding such posts for the time being as if these rules have not come into force.
- (ii) The sub-rule (i) shall cease to be in force after a period of six months from the date of coming into force of these rules.

By order and in the name of the Governor of Goa.

D. C. Sahoo, DMA/Ex-Officio Joint Secretary.

Panaji, 2nd December, 1996.

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